PATENT 05-10022

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

JF8

In re the application of:

Randi L. Black (previously Randi L. Schindler)

RECEIVED
CENTRAL FAX CENTER

Serial Number:

09/152,992

Examiner: Brown, Michael A.

MAR 2 8 2005

Filed:

9/14/1998

Art Unit:

3733

For:

PROSTHETIC DEVICE

Mail Stop PETITIONS Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 MAR 3 0 2005

OFFICE OF PETITION

RENEWED PETITION TO REVIVE UNINTENTIONALLY ABANDONED APPLICATION AND VERIFIED RESPONSE

Dear Sir or Madam:

In response to the Notice of Abandonment mailed on November 9, 1999 in the subject application, please note the following:

- I, David L. Hoffman, declare and state the following:
- 1. I am and have been a registered patent attorney for almost twenty years.
- 2. I represent the inventor Ms. Randi L. Black, whose declaration is concurrently submitted herewith. ("Black Decl.")
- 3. Ms. Black filed in the U.S. Patent & Trademark Office ("PTO") the subject application on or about September 18, 1998 using the law firm of Kleinberg, Lerner et al ("KL").
- 4. A first official action was issued August 12, 1998 and Ms. Black promptly mailed an Amendment and Response on December 17, 1998, again using the KL firm.

- 5. A second, final official action was issued on March 16, 1999. Ms. Black intended to again respond in a timely and proper manner. (Black Decl., ¶2).
- 6. The KL firm did not timely respond and a Notice of Abandonment (Exhibit A) dated November 9, 1999 was issued to the KL firm.
- 7. On March 31, 2000, the KL firm filed a Petition To Revive For Unintentional Delay (Exhibit B) and included a Response to Final Office Action (Exhibit C), along with the petition fee of \$605.00 dollars (Exhibit D).
- 8. Ms. Black understood that everything that needed to be done to keep the application pending was done. (Black Decl., ¶3).
- 9. In December 2001, Ms. Black had her patent application file transferred from KL to the law firm of Lyon & Lyon LLP. (Black Decl., ¶4). On or about December 18, 2001, Ms. Black executed a Revocation of Power of Attorney and Appointment of New Attorney, and on December 20, 2001 mailed it with a transmittal letter to the PTO, using Lawrence R. LaPorte, Reg. No. 38,948, of Lyon & Lyon. (Exhibit E)
- 10. On or about January 16, 2002, Mr. LaPorte mailed a Status Inquiry (Exhibit F) to the PTO.
- 11. Effective on or about August 31, 2002, the relatively large firm of Lyon & Lyon LLP dissolved. Undoubtedly, the PTO received substantial filings related to that event, e.g., Substitutions of Power of Attorney, changes of mailing address, etc.
- 12. Ms. Black continued to investigate the status of her application with the assistance of her husband, David Black, Esq., who obtained the file from Lyon & Lyon and filed another status inquiry. (Black Decl., ¶5).
 - 13. In April 2004, Ms. Black contacted Larry I. Schwartz of the PTO Customer





Service Center, and was surprised to learn that the status of the application was abandoned. Mr. Schwartz faxed her a copy of the November 1999 Notice of Abandonment. (Black Decl., ¶6).

- 14. I have reviewed the contents of the file on Ms. Black's patent application, and no response from the PTO to the Petition to Revive filed by the KL firm can be found.

 Accordingly, I conclude that the PTO never properly responded to the Petition, and/or the PTO's response was never received by Ms. Black's counsel.
- 15. The entire delay in filing the required reply from the due date for the reply until the filing of a grantable petition pursuant to 37 CFR §1.137(b) was unintentional.

My review of the file indicates that supplementation of the pending Petition for Revival is required. Therefore, enclosed herewith are the following:

- i) A request for a three month extension of time as a small entity;
- ii) the appropriate fee of \$510.00 for the extension;
- iii) Request for Continued Examination (RCE) as a response to the outstanding final action;
- iv) RCE fee of \$395.00:
- v) an amendment, which would have been responsive to the outstanding official action;
- vi) an Information Disclosure Statement with form 1449 and cited references;
- vii) Declaration of Ms. Black as to the entire delay being unintentional;
- viii) Declaration and Power of Attorney from Ms. Black;
- ix) Copy of Revocation of previous powers of attorney and grant of new power; and

x)

Upon revival of the subject application, processing of the CPA and preliminary amendment are respectfully requested.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like are so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Respectfully submitted,

LAW OFFICES OF DAVID L.

HOEFMAN

David L. Hoffman

Reg. No. 32,469

Encls.

LAW OFFICES OF DAVID L. HOFFMAN 27023 McBean Parkway, Ste. 422 Valencia, CA 91355

Tel: (661) 775-0300 Fax: (661) 259-1255

Date: March 25, 2005

CERTIFICATE OF FACSIMILE TRANSMISSION

I hereby certify that this correspondence is being faxed to the United States Patent and Trademark Office at (703) 872-7306 on the date indicated above to addressed to the following:

Mail Stop Petitions Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

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David L. Hoffman, Reg. No. 32,469		Date Ava-

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CERTIFICATE OF MAILING

I hereby certify that this correspondence is being deposited with the United States

Postal Service as first class mail in an envelope addressed to:

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on	
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David I Hoffman Reg No 32,469	Date

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MAR 2 8 2005

PLEASE ACKNOWLEDGE RECEIPT OF THE POLLOWING:

(1)(2)

AMENDMENT AND RESPONSE TO OFFICE ACTION DATED 11/12/98

Applicant. RANDI SCHINDLER PROSTHETIC DEVICE Our Docket No: B045 Date Mailed: 12/17/98

(1) Postcard

AMENDMENT AND RESPONSE TO OFFICE ACTION DATED

Applicant: RANDI SCHINDLER Title: PROSTHETIC DEVICE Our Docket No: B045 Date Mailed: 12/17/98





IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the application of:

Randi L. Black (previously Randi L. Schindler)

Serial Number:

09/152,992

Examiner: Brown, Michael A.

Filed:

9/14/1998

Art Unit:

3733

For:

PROSTHETIC DEVICE

Mail Stop Patents
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

DECLARATION OF RANDI L. BEACK IN SUPPORT OF RENEWED PETITION TO REVIVE UNDER 37 C.F.R. §1.137

I, Randi L. Black, formerly Randi L. Schindler, declare as follows:

- 1. I am the sole inventor in the subject application, which I filed in the U.S. Patent & Trademark Office ("PTO") on or about September 18, 1998 using the law firm of Kleinberg, Lerner et al ("KL").
- 2. A first official action was issued August 12, 1998 and I promptly mailed an Amendment and Response on December 17, 1998, again using the KL firm. A second, final official action was issued on March 16, 1999 and I instructed the KL firm, and specifically Mr. Michael Hurey, Esq., to file a response again.
- 3. Mr. Hurey requested \$605 dollars from me and advised that he would file an amendment, per my request. I understood that everything that needed to be done to keep the application pending was done.
- 4. In December 2001, I had my patent application file transferred from KL to the law firm of Lyon & Lyon LLP to investigate the status of the application. Mr. LaPorte filed a status

 PAGE 22/38 * RCVD AT 3/28/2005 1:14:45 PM [Eastern Standard Time] * SVR:USPTO-EFXRF-1/2 * DNIS:8729306 * CSID:6617759423 * DURATION (mm-ss):11-24

inquiry with the PTO.

Sent By: LAW OFFICES;

- 5. In or about August 2002, Mr. LaPorte's firm, Lyon & Lyon LLP, dissolved. I continued to investigate the status of my application with the assistance of my husband, David Black, Esq., who obtained the file from Lyon & Lyon and filed another status inquiry.
- 6. I made several attempts to determine the status of the application on my own. In April 2004, I contacted Larry I. Schwartz of the PTO Customer Service Center, and was surprised to learn that the status of the application was abandoned. Mr. Schwartz faxed me a copy of the November 1999 Notice of Abandonment.
- 7. The entire delay in filing the required reply from the due date for the reply until the filing of a grantable petition pursuant to 37 CFR §1.137(b) was unintentional.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Date: March 17, 2005

Candi L. Black
Randi L. Black

CERTIFICATE OF FACSIMILE TRANSMISSION

I hereby certify that this correspondence is being faxed to the United States Patent and Trademark Office at (703) \$72,5306 on the date indicated above to addressed to the following:

Mail Stop Part Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

on	3-2005		
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David L. Hoffman, Reg. No. 3	32,469	Date	1

Or

CERTIFICATE OF MAILING

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to:

Mail Stop _______
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

David L. Hoffman, Reg. No.	. 32,469	D	ate
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PATENT 05-10022

RECEIVED CENTRAL FAX CENTER MAR 2 8 2005

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the application of:

Randi L. Black (previously Randi L. Schindler)

Serial Number:

09/152,992

Examiner: Brown, Michael A.

Filed:

9/14/1998

Art Unit:

3733

For:

PROSTHETIC DEVICE

Mail Stop PETITIONS Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

TICO S PETRONS RENEWED PETITION TO REVIVE UNINTENTIONALLY ABANDONED APPLICATION AND VERIFIED RESPONSE

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- ii) the appropriate fee of \$510.00 for the extension;
- iii) Request for Continued Examination (RCE) as a response to the outstanding final action;
- iv) RCE fee of \$395.00;
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- vi) an Information Disclosure Statement with form 1449 and cited references;
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- viii) Declaration and Power of Attorney from Ms. Black;
- ix) Copy of Revocation of previous powers of attorney and grant of new power; and

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like are so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Respectfully submitted,

LAW OFFICES OF DAVID L.

HOEFMAN

David L. Hoffman Reg. No. 32,469

Date: March 25, 2005

Encls.

LAW OFFICES OF DAVID L. HOFFMAN 27023 McBean Parkway, Ste. 422 Valencia, CA 91355

Tel: (661) 775-0300 Fax: (661) 259-1255

CERTIFICATE OF FACSIMILE TRANSMISSION

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Mail Stop Petitions
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

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David L. Hoffman, Reg. No. 32,469	7	Date 202

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CERTIFICATE OF MAILING

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Postal Service as first class mail in an envelope addressed to:

Mail Stop ____ Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

on		_
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David L. Hoffman, Reg. No. 32,469	Date	

Šent By: LAW OFFICES;

6617759423;

Mar-28-05 11:26AM;

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Page 16

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#8

MAR 2 8 2005

Our Ref.: 775403.11045

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the application of

Randi Schindler

Serial No.: 09/152,992

Filed: 9/14/1998

For:

Examiner: Brown

Art Unit: 3733

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MAR 3 0 2005

OFFICE OF PETITIONS

PETITION TO REVIVE FOR UNINTENTIONAL DELAY

Honorable Commissioner of Patents and Trademarks Washington, DC 20231

Dear Sir:

Applicant hereby petitions, pursuant to 37 C.F.R § 1.137(b) and MPEP § 711.03(c) to revive the present application. A notice of abandonment for the present application was mailed on November 9, 1999. Applicant seeks to revive the application on the grounds of unintentional delay.

Applicant hereby states, pursuant to 37 C.F.R § 1.137(b)(3) that the delay was unintentional.

Applicant is filing herewith a response to the office action which was mailed on March 16, 1999. Applicant requests that the response be considered by the Examiner.

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Applicant is submitting herewith a check in the amount of \$605.00 to cover the petition fee as required by 37 C.F.R. \$ 1.17(1).

Dated: 3/9/00

Michael Hurey Reg. No.: 33,513

Michael Hurey KLEINBERG & LERNER, LLP . 2049 Century Park East, Suite 1080 Los Angeles, CA 90067 (310) 557-1511

MH/al

By: LAW OFFICES;

6617759423;

Mar-28-05 11:26AM;

Page 18

RECEIVED CENTRAL FAX CENTER

MAR 2 8 2005

Our Ref.: 775403.11045

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the application of

Randi Schindler

Serial No.: 09/152,992

Filed: 9/14/1998

For:

Examiner: Brown

Art Unit: 3733

RECEIVED

MAR 3 0 2005

OFFICE OF PETITIONS

RESPONSE TO FINAL OFFICE ACTION

Honorable Commissioner of Patents and Trademarks Washington, DC 20231

Dear Sir:

This is in response to the final office action mailed on March 16, 1999. Please make the following changes to the present application.

In the Claims

A nipple-cover, said nipple cover (Twice amended) being adapted to cover a substantial portion of a human breast, said nipple cover being manufactured from a flexible material and being formed substantially in the shape of a hollow curved surface and having an inner surface and an outer surface, wherein

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said outer surface is substantially smooth, and wherein said inner surface has disposed thereon [an] a series of concentric adhesive [means] strips for connecting said nipple cover to a human body.

Please cancel claims 9 and 10.

Sent By: LAW OFFICES;

Mar-28-05 11:26AM;

REMARKS

Claims 1-10 are pending in the present application.

Applicant has amended claim 1, the only remaining independent claim. Reconsideration and re-examination of all pending claims are respectfully requested.

The Examiner has rejected all pending claims under 35 U.S.C. \$\ \\$\ \\$\ 102 and 103, based on various combinations of Nakai, Larsson, Wroten and Lee. Applicant respectfully disagrees with the Examiner's contentions and suggests that the present invention is not anticipated, nor is it obvious in light of the cited references.

Applicant has amended claim 1, which is the only independent claim in the application. Applicant has amended the claim to indicate that the nipple cover is of a size so as to substantially cover a human breast. This feature is not taught by the prior art. For example, the device in Lee is of such a size that it only covers a user's nipple, and the immediately surrounding area. Applicant has also amended claim 1 to indicate that the device of the present invention is secured to the user by a series of concentric adhesive strips. This feature is also not taught in the cited prior art.

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For the foregoing reasons, Applicant suggests that all pending claims are now in condition for allowance. Such action is earnestly solicited at the earliest possible date.

Dated: 1/31/00

Michael Hurey Reg. No.: 33,513

Michael Hurey KLEINBERG & LERNER, LLP 2049 Century Park East, Suite 1080 Los Angeles, CA 90067 (310) 557-1511

MH/al

Page 22/27

CERTIFICATE OF MAILING

I hereby certify that the foregoing papers, Petition to Revive for Unintentional Delay and Response to Office Action and every paper referred to therein as being enclosed is being deposited with the U.S. Postal service as first class mail, postage prepaid, in an envelope addressed to: Commissioner of Patents and Trademarks, Washington, DC 20231, on March 31, 2000.

- 5 -

Sent By: LAW OFFICES;

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Mar-28-05 11:27AM;

Page 23/27

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KLEINBERG & LERNER, LLP
ATTORNEYS AT LAW

DESCRIPTION

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KLEINBERG & LERNER, LLP

ATTORNEYS AT LAW 2049 CENTURY PARK E., STE. 1080 LOS ANGELES, CA 60067 PH. (310) 557-1511 CITY NATIONAL BANK AVENUE OF THE STARS OFFICE LOS ANGELES, CALIFORNIA 90057 16-1606-1220

DATE 03/31/00

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Honorable Commissioner of Patents & Trademarks Washington D.C.

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Page 24/27

Patent

Attorney Docket: 270/161

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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In re the Applica	ation of:) Group Art U	ult: 3735 RECEIVED
BLACK, Randi	•)) Examiner: B	CENTRAL FAX CENTE
Serial No.: 09/1	52,992	}	MAR 2 8 2005
Filed: Septembe	r 14, 1998)	
For: PROSTHE	TIC DEVICE)	
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Box NO FEE Commissioner for Pa Washington, D.C. 20			OFFICE OF PETITIONS
Sir:			
The Commiss	sioner is hereby authorize	e above-referenced patent is MENT OF NEW ATTORN and to charge any additional	BY from Randi Black.
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The Commissor credit any overpay Dated: December 20. 22249	LYON & LYON LLP 633 W. Fifth Street, Su Los Angeles, CA 9007 Ph: (213) 489-1600 Fax: (213) 955-0440	Respectfully st LYON & LYON By: Lawrence R. L. Reg. No. 38,94	fees which may be required, 175. abmitted, Nyar
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Mar-28-05 11:24AM;

Page 9

RECEIVED CENTRAL FAX CENTER

MAR 2 8 2005

Our Ref.: 775403-B045

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the application of

Randi Schindler

Serial No.: 09/152,992

Filed: 9/14/98

For: PROSTRETIC DEVICE

Examiner: Michael Brown

Art Unit: 3733

AMENDMENT AND RESPONSE TO OFFICE ACTION

Honorable Commissioner of Patents and Trademarks BOX NON-FEE AMENDMENT Washington, DC 20231

Dear Sir:

This is in response to the office action mailed November 12, 1998. Please make the following changes to the present application:

In the Claims

1. A nipple-cover, said nipple cover being adapted to cover a human breast, said nipple cover being manufactured from a flexible material and being formed substantially in the shape of a hollow curved surface and having an inner surface and an outer surface, wherein said outer surface is substantially smooth, and

Sent By: LAW OFFICES;

wherein said inner surface has disposed thereon an adhesive means for connecting said nipple cover to a human body.

REMARKS

Claims 1-10 are pending in the present application. The Examiner has rejected all pending claims. Applicant has amended independent claim 1. Reexamination and reconsideration of all pending claims is respectfully requested.

The Examiner has rejected claims 1, 5 and 8-9 under 35
U.S.C. § 102. The Examiner states that the present invention is clearly anticipated by Nakai. Applicant submits that the present invention contains elements which are not present in the cited reference. As shown in figure 2, the present invention has the shape of hollow curved surface. The specification also states that present invention is hollow inside. (See page 6, lines 20-23.) Applicant has amended claim 1 to more specifically point out and claim this feature of the present invention. Claims 5 and 8 depend from claim 1, and contain all of the limitations of the base claim. Claim 9 states that the present invention has the shape of a hollow hemisphere.

The shape of the present invention is not taught or suggested by <u>Nakai</u>. The Examiner explicitly concedes this point on page 3 of the office action. The examiner states that "<u>Nakai</u> does not disclose the nipple cover being shaped as a hollow hemisphere . . . " It is well settled that an invention is

Mar-28-05 11:24AM;



Sent By: LAW OFFICES;

anticipated under Section 102 only if all of the elements of the present invention are present in a single cited reference. Because the device in Nakai lacks an element of the present, it cannot anticipate the claims of the present invention, as amended. Applicant therefore requests that the Examiner's rejection of claims 1, 5 and 8-9 be withdrawn.

The Examiner has rejected Claim 2 under 35 U.S.C. 103 as being an obvious combination of Nakai and Wroten. Claim 2 is a dependent claim which depends from Claim 1. Claim 1 has been amended to indicate that the present invention has the shape of a hollow curved surface. As noted above, Nakai does not teach the shape of the present invention. Wroten similarly does not teach that a nipple cover can have the shape of the present invention.

The device in Wroten is a baby's pacifier. Wroten is cited by the Examiner only for the proposition that the device could be fabricated from flexible plastic material. There is no teaching or suggestion that <u>Wroten</u> could be combined with Nakai as is suggested by the Examiner. The cited combination therefore lacks an element of the present invention. For this reason, applicant requests that the Examiner's rejection of claim 2 under 35 U.S.C. § 103 be withdrawn.

The Examiner has rejected claims 3-4 and 6 under 35 U.S.C. § 103 as being unpatentable over Nakai in view of Larsson. examiner contends that the nipple cover of Nakai could be fabricated in the shape of a hollow hemisphere as is taught by

Larsson. Applicant respectfully disagrees with the Examiner and suggests that the cited references cannot be combined as suggested by the Examiner.

Applicant has amended Claim 1 to more clearly indicate that the present invention is manufactured from a flexible material. Claims 3-4 and 6 all depend from claim 1. There is no teaching or suggestion in Larsson that the nipple cover could be manufactured from a flexible material In fact, Larsson actually teaches away from the use of flexible material. Larsson explicitly states at column 2, line 44, that the breast shield is manufactured from a "rigid" material. (Larsson goes no to state that, at most, the breast shield could be manufactured from a "semi-rigid" material.) In fact, the entire purpose of the device in Larsson requires that the breast shield be manufactured from a material which is rigid and not flexible. The breast shield is intended to provide an open space so that clothing or other items do not touch the breast itself. The goal of the breast shield is to prevent chafing or irritation of the breast and nipple. These goals could not be achieved if the breast shield were manufactured from a flexible material. The use of a flexible material would allow the breast shield, clothing or other items to touch the surface of the breast, thereby defeating the purpose of the device. For the foregoing reasons, applicant respectfully requests that the Examiner's rejection of claims 3-4 and 6 under 35 U.S.C. § 103 be withdrawn.

Sent By: LAW OFFICES;



The Examiner has rejected Claims 7 and 10 under 35 U.S.C. § 103(a) as being an obvious combination of Nakai and Lee. Claim 7 is a dependent claim which depends from Claim 1. Claim 1 has been amended to indicate that the present invention has the shape of a hollow curved surface. As noted above, Nakai does not teach the shape of the present invention. Lee similarly does not teach that a nipple cover can have the shape of the present invention. For this reason, Applicant submits that the combination cited by the Examiner would not yield the present invention. For this reason, Applicant respectfully requests that the Examiner's rejection of claims 7 and 10 under 35 U.S.C. § 103 be withdrawn.

Based on the foregoing, applicant respectfully requests that the Examiner approve all pending claims, and that a Notice of Allowance for the present application be issued without any further delay.

Dated: December (7, 1998)

Reg. No.: 33,513

Michael Hurey KLEINBERG & LERNER, LLP 2049 Century Park East, Suite 1080 Los Angeles, CA 90067 (310) 557-1511

CERTIFICATE OF MAILING

I hereby certify that this paper and every paper referred to therein as being enclosed is being deposited with the U.S. Postal Service as first class mail, postage prepaid, in an envelope addressed to: Commissioner of Patents & Trademarks, Washington; DC 20231, on December 17, 1998.

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MICHAEL HUREY KLEINBERG & LERNER 2049 CENTURY PARK EAST SUITE 1080 LOS ANGELES CA 90067

NOTICE OF ABANDONMENT

This	application is abandoned in view of:
	Applicant's failure to timely file a proper reply to the Office letter mailed on
	A reply (with a Certificate of Mailing or Transmission of) was received on) which is after the expiration of the period for reply (including a total extension of
	time ofmonth(s)) which expired on
	A proposed reply was received on, but it does not constitute a proper reply under 37 CFR 1.113 to the final rejection. (A proper reply under 37 CFR 1.113 to a final rejection consists only of: (1) a timely filed amendment which places the application in condition for allowance; or (2) Notice of Appeal).
	No reply has been received.
	Applicant's failure to timely pay the required issue fee within the statutory period of three months from the mailing date of the Notice of Allowance (PTOL-85).
	The issue fee (with a Certificate of Malling or Transmission of) was received on
	The submitted issue fee of \$ is insufficient. The issue fee required by 37 CFR 1.18 is \$
	☐ The issue fee has not been received.
	Applicant's failure to timely file new formal drawings as required in the Notice of Allowability (PTOL-37).
	Proposed new formal drawings (with a Certificate of Mailing or Transmission of) were received on
	☐ The proposed new formal drawings filedare not acceptable.
	☐ No proposed new formal drawings have been received.
	The letter of express abandonment which is signed by the attorney or agent of record, the assignee of the entire interest, or all of the applicants.
	The letter of express abandonment which is signed by an attorney or agent (acting in a representative capacity under 37 CFR 1.34(a)) upon the filing of a continuing application.
	The decision by the Board of Patent Appeals and Interferences rendered on and because the period for seeking court review of the decision has expired and there are no allowed claims.
	The reason(s) below: Michael A. Brown Primery Examiner
	Fx. A

*U.S. GPO: 1998-447-856/15022

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Enclosed herewith are the following:

- Renewed Petition to Revive Unintentionally Abandoned Application and Verified Response with exhibits; and
- 2. USPTO Fax Confirmation.

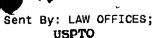
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